

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	FILING DATE	FIRST NAMED APPLICANT		IEY DOCKET NO.
10/016070	12/05/01	Coiner	4749	6/CAB/C614
				···
				MINER
	•		Locker, Hou	oard
			ART UNIT	PAPER NUMBER
			1661	0125
	INTERV	IEW SUMMARY	DATE MAILED:	
Al participants (applicant, applicar	it's representative, PTO personne	d):		
n Ms, Bonner				
2) Exr. Locker				•
	24 7005	(4)	<del></del>	
Date of Interview Januar	•			
ype: DTelephonic Persona				
Exhibit shown or demonstration co	nducted: Yes No If yes,	brief description:		
Claim(s) discussed:dentification of prior art discussed	was not reached.  . None specifica	lly		
Claim(s) discussed: The	: None specifica of what was agreed to if an agreer	nent was reached, or any othe	r comments: Sub	stance of
Claim(s) discussed: He dentification of prior art discussed Description of the general nature of	what was agreed to if an agreer	ment was reached, or any othe	r comments: Sub undmunt.	the claims allowable
Claim(s) discussed: He dentification of prior art discussed Description of the general nature of the view of recor  A fuller description, if necessary, nust be attached. Also, where no attached.)	of what was agreed to if an agreer  d in the attacked  and a copy of the amendments, if	ment was reached, or any othe  Examiner's Am  I available, which the examiner would render the claims allowal	r comments: Sub umdmunt. agreed would render ble is available, a sur	the claims allowable
Claim(s) discussed: He dentification of prior art discussed Description of the general nature of Description of the genera	of what was agreed to if an agreer  d in the attack of  and a copy of the amendments, if copy of the amendments which we	nent was reached, or any othe  Examiner's Am  I available, which the examiner would render the claims allowal of the substance of the interview	r comments: Sub umdmunt agreed would render ble is available, a surr	the claims allowable mary thereof must be
A fuller description, if necessary, nust be attached.)  July Since the paragraph above has to Since	and a copy of the amendments, it copy of the amendments which we cant to provide a separate record open checked to indicate to the country.	ment was reached, or any othe  EXTIMINET'S  I available, which the examiner would render the claims allowal of the substance of the interview ontrary. A FORMAL WRITTEN EINTERVIEW. (See MPEP Se TH FROM THIS INTERVIEW D	agreed would render to be is available, a sum w.  RESPONSE TO THE scion 713.04). If a resider to FILE A STAT	the claims allowable mary thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE
A fuller description, if necessary, nust be attached. Also, where no attached. It is not necessary for applic S NOT WAIVED AND MUST INC action has are ready been filed, Also, under the substance of the control of of the contro	and a copy of the amendments, it copy of the amendments which we cant to provide a separate record to the copy of the SUBSTANCE OF THE PLICANT IS GIVEN ONE MONTO.	d available, which the examiner would render the claims allowal of the substance of the interview ontrary. A FORMAL WRITTEN E INTERVIEW. (See MPEP Sort FROM THIS INTERVIEW Day attachments) reflects a computifical action, and since the claims.	r comments: Sub remuments: Sub remuments	the claims allowable many thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE  th of the objections, this completed form a separate regord of
A fuller description, if necessary, nust be attached.)  John Walved And Must include the paragraph above has to some some precious are ready been filed. Also, where no attached is considered to fulfill the rejections and requirements is considered to fulfill the results.	and a copy of the amendments, it copy of the amendments which we can to provide a separate record to the copy of the SUBSTANCE OF THE SUBSTANCE OF THE PPLICANT IS GIVEN ONE MONTOW.	available, which the examiner vould render the claims allowal of the substance of the intervieunt and the substance of the Substance of the Intervieunt and Substance of the Substance of the Intervieunt and Substance of the Intervie	r comments: Sub aundments: Sub aundments .  agreed would render ble is available, a sur w.  RESPONSE TO THE action 713.04). If a res bate TO FILE A STAT blete response to eac ms are now allowable slieved from providing	the claims allowable many thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE  h of the objections, this completed form a separate record of
A fuller description, if necessary, nust be attached.)  John Wile Dang Must include the paragraph above has to so NOT WAIVED AND MUST INCation has are ready been filed, Alsubstance OF THE INTERVIER.  Limit Since the Examiner's interview is considered to fulfill the rethe interview unless box 1 a	and a copy of the amendments, it copy of the amendments which we can to provide a separate record to the copy of the SUBSTANCE OF THE SUBSTANCE OF THE PPLICANT IS GIVEN ONE MONTOW.	available, which the examiner vould render the claims allowal of the substance of the intervieunt and the substance of the Substance of the Intervieunt and Substance of the Substance of the Intervieunt and Substance of the Intervie	r comments: Sub aundments: Sub aundments .  agreed would render ble is available, a sur w.  RESPONSE TO THE action 713.04). If a res bate TO FILE A STAT blete response to eac ms are now allowable slieved from providing	the claims allowable many thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE  th of the objections, this completed form a separate regord of